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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/801,614	03/16/2004	Deok-Hyung Lee	5649-1272	2903	
7:	590 02/10/2006		EXAMINER		
Mitchell S. Bigel			DICKEY, THOMAS L		
Myers Bigel Sil	bley & Sajovec, P.A.				
P.O. Box 37428			ART UNIT	PAPER NUMBER	
Raleigh, NC 27627			2826		
			DATE MAIL ED: 02/10/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	CiCc.	
Advisory Action	10/801,614	LEE ET AL.		
Before the Filing of an Appeal Brief	Examiner	Art Unit		
	Thomas L. Dickey	2826		
The MAILING DATE of this communication app	ears on the cover sheet wi	th the correspondence ac	ddress	
THE REPLY FILED 03 January 2006 FAILS TO PLACE THIS		•		
 The reply was filed after a final rejection, but prior to or o this application, applicant must timely file one of the folloplaces the application in condition for allowance; (2) a N a Request for Continued Examination (RCE) in compliar time periods: The period for reply expiresmonths from the mailing 	owing replies: (1) an amendmotice of Appeal (with appeal noe with 37 CFR 1.114. The	nent, affidavit, or other evid fee) in compliance with 37	ence, which CFR 41.31; or (3)	
b) The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of e under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office late may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	Advisory Action, or (2) the date later than SIX MONTHS from the (b). ONLY CHECK BOX (b) WH 706.07(f). e on which the petition under 37 extension and the corresponding shortened statutory period for the rethan three months after the m	te mailing date of the final reje HEN THE FIRST REPLY WAS CFR 1.136(a) and the approp amount of the fee. The appro eply originally set in the final C	ction. 5 FILED WITHIN riate extension fee opriate extension fee Office action; or (2) as	
 2. The Notice of Appeal was filed on A brief in comfiling the Notice of Appeal (37 CFR 41.37(a)), or any extension a Notice of Appeal has been filed, any reply must be filed AMENDMENTS 3. The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further of (b) They raise the issue of new matter (see NOTE below). They are not deemed to place the application in beau appeal; and/or 	ension thereof (37 CFR 41.3 d within the time period set for the date of filing onsideration and/or search (sow);	7(e)), to avoid dismissal of orth in 37 CFR 41.37(a). a brief, will <u>not</u> be entered see NOTE below);	the appeal. Since	
(d) ☐ They present additional claims without canceling a NOTE: See Continuation Sheet. (See 37 CFR 1.	· ·	nally rejected claims.		
 4. The amendments are not in compliance with 37 CFR 1. 5. Applicant's reply has overcome the following rejection(s 6. Newly proposed or amended claim(s) would be a non-allowable claim(s). 7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is proposed the status of the claim(s) is (or will be) as follows: 	121. See attached Notice of s): allowable if submitted in a se	parate, timely filed amendr	ment canceling the	
Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-7 and 13-20. Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE 8. The affidavit or other evidence filed after a final action, b because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e). 9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessa 10. The affidavit or other evidence is entered. An explanation	nd sufficient reasons why the g a Notice of Appeal, but pric overcome <u>all</u> rejections under ry and was not earlier preser	e affidavit or other evidence or to the date of filing a brie er appeal and/or appellant inted. See 37 CFR 41.33(d	f, will <u>not</u> be fails to provide a)(1).	
REQUEST FOR RECONSIDERATION/OTHER 11. The request for reconsideration has been considered b	•	·		

Thomas L. Dickey **Patent Examiner** Art Unit 2826

12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s).

13. Other: ____.

Continuation of 3. NOTE: Whether the punch-through stop region is confined laterally to beneath the channel region (from applicants' remarks it appears that they intend to claim only those punch-through stop regions that are formed below the channel and that, when viewed from above the channel, have a footprint that lies completely within the footprint of the channel. However, this may too narrow a reading to be properly applied to the actual words of the claim) is an issue requiring further consideration and search. Further consideration would first need to be concentrated on determining the broadest reasonable meaning of the phrase "confined laterally to beneath." This phrase at first glance reads like an oxymoron.

If (as applicants imply in their remarks) the requirement of lateral confinement of the stop region to beneath the channel is read to require the punch-through stop region to be formed below the channel and also, when viewed from above the channel, to have a footprint that lies completely within the footprint of the channel, the issue of new matter may be raised. In the application as filed, "punch-through" is mentioned in exactly four paragraphs. In paragraph 0004 applicants warn that short-channel devices may have undesirable punch through, in paragraph 50 applicants report that sometimes, such as in SOI FINFETS, there is really no need to worry about punch-through. In paragraph 0032 applicants disclose that punch through may be prevented by a punch-through stop layer 62a, that may doped to a higher concentration than region 64. Finally, in paragraph 0042, applicants disclose that implanted layer 62 overlaps region 64 to form punch-through stop layer 62a. Nowhere do applicants disclose in writing that the punch-through stop region, when viewed from above the channel, has a footprint that lies completely within the footprint of the channel.

In figure 2B the edges (in the channel width direction) of the lateral footprint of punch-through stop layer 62a line up with the edges of channel 64. However, this appears to be a purely coincidental result of the draftsman's drawing of the edges of region 64 to line up with the edges of isolation layers 56. It appears that in the channel width direction the edges of punch-through stop layer 62a are actually aligned with the edges of isolation layers 56.

In figure 2A the edges (in the channel lenth direction) of stop layers 62a are clearly rounded or "smeared" to include regions located below source and drain regions 76s and 76d. This is only to be expected, given the implantation method which forms regions 62a, 76s, and 76d, as described by applicants in paragraphs 0038 through 0042 and illustrated in figures 5-8.